ATTORNEY GENERAL DEPARTMENT OF JUSTICE

33 CAPITOL STREET CONCORD, NEW HAMPSHIRE 03301-6397

KELLY A. AYOTTE ATTORNEY GENERAL



MICHAEL A. DELANEY DEPUTY ATTORNEY GENERAL

September 12, 2005

Section 5 Submission

Chief, Voting Section Civil Rights Division Room 7254 – NWB Department of Justice 950 Pennsylvania Ave., NW Washington, DC 20006

Re: Submission Under Section 5 of the Voting Rights Act for:

New Hampshire Revised Statute Annotated ("RSA") 654:29, a STATUTE related to the certification of the checklist, most recently amended by Laws of 1990 Chapter 119 and previously amended by the chapters cited below.

Dear Voting Section Chief:

Pursuant to 42 U.S.C. § 1973 (c), the State of New Hampshire, through the Office of the New Hampshire Attorney General, hereby submits RSA 654:29, a STATUTE related to the certification of the checklist, most recently amended by Laws of 1990 Chapter 119 and previously amended by the chapters cited below.

SUBMISSION:

In accordance with 28 C.F.R. § 51.27, the submission is as follows:

- a) Chapter 119 (1990) amending RSA 654:29 is attached (Exhibit 654:29 A).
 - 1. Chapter 454 (1981) amending RSA 654:29 is attached (<u>Exhibit</u> 654:29 B)
- b) The starting point for analysis, previously precleared, Chapter 436 (1979) recodifying RSA 59:036 and RSA 55:17 as RSA 654:29 is attached (Exhibit 654:29 C).

- c) The changes made by amendments to RSA 654:29 are as follows:
 - 1. Chapter 119 (1990) removes the phrase "...the back of..." from the first sentence of section I
 - 2. Chapter 454 (1981) replaced the phrase "...a true copy..." with "...2 true copies..." in the first sentence of section II
- d) This submission is made by: Senior Assistant Attorney General Orville B. Fitch II, 33 Capitol Street, Concord, New Hampshire 03301, Phone: (603) 271-1238.
- e) The submitting authority is New Hampshire Attorney General, Kelly A. Ayotte for the State of New Hampshire.
- f) Not applicable.
- g) The changes for which pre-clearance is sought were made by a decision of the New Hampshire General Court (Legislature).
- h) In accordance with Amendment X of the U.S. Constitution, the New Hampshire General Court, the State's legislature, acting pursuant to the New Hampshire Constitution Part Second, Article 2, granting supreme legislative power within the state to the House and Senate, who with right to negate each other are granted power to make law through Part Second, Article 5. Additional authority regarding election law is vested in Part First, Article 11.

The legislature through a bicameral process passed law to create Chapter 119 (Exhibit 654:29 A). The bill was signed into law (by the Governor) on April 19, 1990, pursuant to New Hampshire Constitution Part Second, Article 44.

- i) Adoption dates:
 - 1. Chapter 119 (1990) adopted April 19, 1990
 - 2. Chapter 454 (1981) adopted June 23, 1981
- i) Effective dates:
 - 1. Chapter 119 (1990) effective June 18, 1990
 - 2. Chapter 454 (1981) effective August 22, 1981

- k) The changes have been enforced.
- 1) The changes affect the entire State of New Hampshire.
- m) The purpose for the changes are as follows:
 - 1. The purpose of the Chapter 119 (1990) change is to remove the requirement that the supervisors place their oath on the back of the checklist, allowing them discretion in its placement
 - 2. The purpose of the Chapter 454 (1981) change is to require supervisors to submit 2 true copies of the checklist to the town clerk as opposed to the one copy required prior to this amendment
 - 3. The purpose of the Chapter 436 (1979) change is to recodify RSA 59:036 and RSA 55:17 as RSA 654:29
- n) These changes do not negatively target any protected class under section 5 of the Voting Rights Act of 1965. 42 U.S.C. 1973c. They are expected to have neutral impact and do not meet the test of retrogression defined in *Reno v. Bossier Parish Sch. Bd*, 520 U.S. 471, 478 (1997). "(T)he ability of minority groups...to elect their choices to office" will not be diminished. *Beer v. U.S.*, 425 U.S. 130,141 (1976).
- o) None known.
- p) RSA 654:29 was precleared through 1979 on June 22, 2004 by D.O.J. file numbers 2004-2563, 2004-2581 and 2004-2582. A copy of this preclearance is attached as <u>Exhibit 654:29 D</u>. This submission seeks preclearance of all subsequent changes.
- q) Not applicable as this is not a redistricting plan.
- r) Exhibit 654:29 E is a copy of a Press Release of this submission, its availability, and inviting comment to federal Department of Justice.

I expect the foregoing information is sufficient to enable the United States Attorney General to make the required determination pursuant to Section 5 of the Voting Rights Act. If further information is required or would be helpful, please contact me.

Very truly yours,

Orville B. Fitch II

Senior Assistant Attorney General

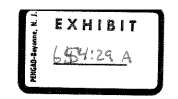
Civil Bureau (603) 271-1238

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1989 SESSION 1424B

89-1040

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HOUSE BILL AMENDED BY THE SENATE

HOUSE BILL NO. <u>562-FN</u>

INTRODUCED BY: Rep. Flanagan of Rockingham Dist. 8; Rep. Holden of

Hillsborough Dist. 9

REFERRED TO: Constitutional and Statutory Revision

AN ACT making technical changes in the election laws.

AMENDED ANALYSIS

This bill amends the election laws relative to:

- I. The information on voter registration forms.
- II. The information used on checklists and checklist procedures.
- III. Posting and the availability of checklists.
- IV. The time for holding sessions to correct the checklist and the procedures used during those sessions.
- V. Certifying and verifying checklists.
- VI. Placing the name of substitute candidates on the ballot.
- VII. Records of absentee ballots.
- VIII. Posting general election warrants.
- IX. Appointing assistant election officials.
- X. Disqualifying election officials.

-1989 SESSION1424B Page 5 of 8

6 Checklist Certification, Amend RSA 654:29. I to read as follows:

I. The supervisors shall subscribe and make oath to the following certificate on [the back of] the checklist, as corrected by them: We, the supervisors of the checklist of the town (or ward) of

7 Posting Checklist. Amend RSA 654:33 to read as follows:

654:33 Posting Copies; Notice of Sessions. The supervisors shall post copies of the checklist, showing the persons in the town or ward entitled

to vote, with their party registration, so far as such registration has been made, [in 2 or more public places in such town or ward] at the office of the town or city clerk or at the town hall at least 10 days prior to any session provided for in RSA 654:32; and notice of the date, hour and place of the session or sessions to revise such registration shall be given upon such [checklists] checklist.

8 Session for Verification of Checklist. Amend RSA 654:39, II to read as follows:

II. Between April 1 and August 1 of 1981 and thereafter in each year ending with a one, the supervisors shall advertise **and post** notice of their sessions at least twice in a newspaper of general circulation [in] **and at the office of** the town or city **clerk or at the town hall** and hold sufficient sessions for verification of the checklist as in their opinion will enable all eligible voters in said town or ward to appear before them and register or reregister as the case may be[; provided, that in the city of Manchester, the period shall be between February 1 and August 1]. Whenever a person is reregistered, his party designation, if any, on the checklist undergoing revision shall not be changed except as provided in RSA 654:34.

9 Registered Voter for Checklist Verification Purposes. RSA 654:39, IV is repealed and reenacted to read as follows:

- IV. For the purpose of this section, a person shall be deemed reregistered and need not appear before the supervisors if:
 - (a) The person voted in either of the 2 previous state general elections immediately preceding a 10-year verification; or
 - (b) The person voted in the annual town election in the year of a 10-year verification or, if in a city, the most recent regular city election held prior to the verification.
- 10 Pasters and Substitute Candidates. Amend RSA 656:21 to read as follows:

656:21 Pasters; **Substitute Candidates**. In the event that a candidate dies or is disqualified as provided in RSA 655:38 or 655:39, the name of the substitute candidate shall be printed on the state general election ballot. If the state general election ballots have already been prepared and time will permit, the secretary of state may authorize adhesive slips or pasters with the name of the substitute candidate thereon to be printed and sent to the town or city clerks representing the territory wherein the deceased or disqualified candidate was to be voted for. Such paster shall be

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patients, the nursing home may file a complaint with the office of ombudsman. Upon receipt of a complaint the office shall make an investigation and findings regarding the complaint and shall notify, in writing, the nursing home and individual or organization against whom the complaint was made of its findings. Any person aggrieved by the decision of the office of ombudsman may appeal the decision under RSA 541.

151:29 Posting Requirement. A nursing home licensee shall conspicuously post in an area of its offices accessible to patients, employees, and visitors the following:

I. A description of complaint procedures established under this subdivision, provided by the director, and the name, address, and telephone number of a

person authorized by the director to receive complaints;

II. A copy of the notice of any pending hearing or order pertaining to the nursing home issued by the director or a court under the authority of this subdivision or rules adopted by the director of the division of public health services.

151:30 Equitable and Other Relief.

I. Any person aggrieved by a nursing home's failure to abide by the provisions of this subdivision may seek equitable relief from the superior court, which shall have original jurisdiction over all proceedings under this

II. Damages shall be assessed in a proceeding against a nursing home which violates this subdivision and the nursing home shall be liable for the sum of \$50 for each violation per day or part of a day or for all damages proximately caused by the violations, whichever is greater. If a nursing home is found to be in contempt of a court order issued under this section the nursing home shall be liable for the plaintiff's reasonable attorney fees and costs.

III. Violations of this subdivision may be raised in any other proceedings for

damages and by way of counterclaim, setoff, or recoupment.

453:2 Effective Date. This act shall take effect 60 days after its passage.

[Approved June 23, 1981.] [Effective Date August 22, 1981.]

CHAPTER 454 (HB 920)

AN ACT MAKING SEVERAL AMENDMENTS TO ELECTION LAWS.

Be it Enacted by the Senate and House of Representatives in General Court convened:

- 454:1 Town Meeting. Amend RSA 39:3 (supp) as amended by striking out said section and inserting in place thereof the following:
- 39:3 Articles. Upon the written application of 10 or more voters or 1/6 of the voters in town, whichever is fewer, presented to the selectmen or one of them at least 35 days before the day prescribed for an annual or biennial meeting, the selectmen shall insert in their warrant for such meeting the petitioned article with only such minor textual changes as may be required. The right to have an article inserted in the warrant conferred by this section shall not be invalidated by the provisions of RSA 32. Upon the written application of 50 or more voters or 1/4 of the voters in town, whichever is fewer, so presented not less than 60 days before the next annual meeting, the selectmen shall warn a

special meeting to act upon any question specified in such application. The checklist for an annual or special town meeting shall be corrected by the supervisors of the checklist as provided in RSA 654:25-31, except that the session 3 weeks before the meeting shall not be required. Those persons qualified to vote whose names are on the corrected checklist shall be entitled to vote at the meeting. The same checklist used at a recessed town meeting shall be used at any reconvened session of the same town meeting.

454:2 Recount after Town Meeting. Amend RSA 40:4-c, I (supp) as inserted by 1979, 410:23 by striking out said paragraph and inserting in place

thereof the following:

I. If any 10 voters of a town shall, before the expiration of 7 days from the date of an annual meeting or special meeting, apply in writing to the town clerk for a recount of the ballots given in at said meeting on any question, affecting said town only, legally appearing on the official Australian or nonpartisan ballot used at said meeting, said clerk shall appoint a time and place for the recount not earlier than 5 days nor later than 10 days after the receipt of said application. The applicants for such recount shall pay to the town clerk, for the use of the town, a fee of \$10.

454:3 Section Reinserted. Amend RSA 245 by inserting after section 12 the following new section:

245:13 Term of Office. Highway agents shall hold their respective offices for the terms of one year from the date of their qualification, or until the election, or appointment, and qualification of their respective successors.

454:4 Two Copies Required. Amend RSA 654:29, II (supp) as inserted by 1979, 436:1 by striking out in line 1 the words "a true copy" and inserting in place thereof the following (2 true copies) so that said paragraph as amended

shall read as follows: II. They shall file 2 true copies of the corrected list, attested by them, with the town clerk. The checklists so corrected shall be used at the election. Any person who swears falsely in making such certificate shall be guilty of

perjury.

- 454:5 Absentee List Posted. Amend RSA 658:27 (supp) as inserted by 1979, 436:1 by striking out in line 4 the words "polling place" and inserting in place thereof the following (central polling place and any additional polling places) so that said section as amended shall read as follows:
- 658:27 Absentee List to be Posted. The town or city clerk shall cause a copy of the list of persons to whom absentee ballots have been sent, as provided for in RSA 657:15, to be posted outside the guardrail in the central polling place and any additional polling places.
- 454:6 Absentee Ballots at Additional Polling Place. Amend RSA 658:33 (supp) as inserted by 1979, 436:1 by striking out said section and inserting in place thereof the following:
- 658:33 Delivery of Ballots to Additional Polling Place. Before the polls are opened at the central polling place on the day of an election, the town clerk shall seal up the 2 duplicate copies of the checklist for each additional polling place lodged with him by the supervisors with a number of blank ballots equal to the number of voters on such checklist and 50 additional ballots. If the moderator has authorized the counting of votes and thereby authorized the processing of absentee ballots at the additional polling place, the absentee ballots of those persons qualified to vote in that additional polling place shall

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board of recount for all official duties of said board. The moderator shall appoint an assistant who shall take the same oath as, serve in the same capacity as, and have all the powers of the recount official whom he has replaced.

454:16 Preservation Extended. Amend RSA 669:33 (supp) as inserted by 1979, 410:1 by striking out said section and inserting in place thereof the following:

669:33 Preservation of Ballots after Recount. Upon the conclusion of the recount, the clerk shall place the ballots and all envelopes or wrappers which had previously contained them in a suitable container showing the contents and the date when and the reason why it was opened; and said clerk shall retain said ballots until the expiration of 60 days from the date of the recount unless some action is pending which makes their further preservation necessary or unless enjoined by action brought before the superior court.

454:17 Effective Date. This act shall take effect 60 days after its passage.

[Approved June 23, 1981.] [Effective Date August 22, 1981.]

CHAPTER 455 (HB 937)

AN ACT PERMITTING THE FINANCING OF UPGRADING, CONSTRUCTION OR REPAIR OF RAILROAD LINES BY THE INDUSTRIAL DEVELOPMENT AUTHORITY.

Be it Enacted by the Senate and House of Representatives in General Court convened:

455:1 Purpose. Amend RSA 162-I:1 as inserted by 1975, 98:1 as amended by striking out said section and inserting in place thereof the following:

162-I:1 Declaration of Need and Purpose.

I. It is hereby declared that there is a need for the development of industrial facilities, including pollution control facilities, within the state in order to create or preserve employment opportunities, protect the physical environment, preserve or increase the social or economic prosperity of the state and its political subdivisions and promote the general welfare of the state's citizens.

II. It is hereby declared that there is a need for the acquisition, construction and reconstruction of railroad line facilities in order to maintain or improve the transportation capacity of the railroad system in the state, facilitate the economical shipment of goods for commerce and industry, preserve or increase the social or economic prosperity of the state and its political subdivisions and promote the general welfare of the state's citizens.

III. It is the purpose of this chapter to authorize the state, acting through the industrial development authority, to foster and encourage the development of eligible facilities, as defined in this chapter, in the state without the use of public funds by issuing revenue bonds to assist the financing of the eligible facilities. It is further declared that the actions authorized by this chapter serve a public purpose and that in carrying out the provisions of this chapter the industrial development authority shall be regarded as performing an essential governmental function.

qualified to vote on election day, may be added to the checklist at that session. No additions or corrections shall be made after 6:00 p.m. Saturday 10 days prior to election day, except as provided in RSA 659:12. The additions and shall correct it according to their best knowledge so that it contains only the names of those persons qualified to vote at said election. The names of all persons not qualified to vote at the time of any session, but who shall clearly be tions or corrections to said checklist or by posting a new corrected checklist. Notice of such additions or corrections to the checklist shall also be given to the lions for a correction of the checklist and the evidence submitted thereon and checklist on or before midnight on the succeeding Wednesday either by addi-654:28 Procedure. The supervisors of the checklist shall hear all applicacorrections resulting from such sessions shall be made to the previously posted sown or city clerk,

654:29 Certification of List.

I. The supervisors shall subscribe and make oath to the following certificate on the back of the checklist, as corrected by them: We, the supervisors of the 1181 (number) names of those persons only who are, by solemnly swear that, according to our best knowledge, the within actual domicile, legal voters in said town (or ward). checklist of the town (or ward) of _ contains

II. They shall file a true copy of the corrected list, attested by them, with the town clerk. The checklists so corrected shall be used at the election. Any person who swears falsely in making such certificate shall be guilty of perjury. 654:30 Correcting Data Files. After each state election, the supervisors shall use the checklist from such election to correct the standard data files to conform to any changes which are evident from the checklist. The standard data file so maintained and corrected shall be a public record open to inspection at reasonable times and as otherwise required by law.

654:31 Availability of Checklist. The checklist as corrected by the supervisors shall be open for the examination of any person at all times before the election, the supervisors shall furnish to any person requesting the same a of the checklist which was used in said election without the voting marks opening of a meeting or election at which the list is to be used. After each state thereon and with or without party designations at the discretion of said supervisors. The supervisors may charge a reasonable fee for these copies for the use of the town or city.

Checklists: Additional Provisions for Primary Elections

654:32 Hearings on Alterations to Party Registration. Before each state or presidential primary election, the supervisors of the checklist shall be in session for the change of party registration of legal voters. The sessions shall be on 2 days, at least, and at such other times as they deem necessary, and shall not be closer in time to the primary than the day immediately prior to the first day for the filing of a declaration of candidacy.

vote, with their party registration, so far as such registration has been made, in 2 or more public places in such town or ward at least 10 days prior to such copies of the checklist, showing the persons in the town or ward entitled to 654:33 Posting Copies, Notice of Sessions. The supervisors shall post session; and notice of the date, hour and place of the sessions to revise such registration shall be given upon such checklists.

654:34 Change of Registration.

I. Change of registration of a voter whose party membership has been previously registered.

change such registration by appearing in person before the supervisors of the checklist for his town or ward at any session provided for in RSA 654:32 and (a) Any legal voter whose party membership has been registered may

stating to them under oath or affirmation, that:

(1) He intends to affiliate with and generally supports the candidates of the party with which he offers to register, in which case he shall be registered

as a member of such party; or (2) He does not wish to be registered as a member of any party, in which

case his party designation shall be removed from the checklist.

(b) He may also change such registration at any primary, upon making oath or affirmation to the same effect, but he shall not be permitted in such ease to vote the ballot of any party at such primary.

II. Change of registration of a voter whose party membership has not been previously registered.

he intends to affiliate with and generally supports the candidates of the party with which he offers to register, in which case he shall be registered as a (a) Any legal voter who has not been registered as a member of any party may register as a member of the party of his choice by appearing before the supervisors of the checklist for his town or ward at any session provided for in RSA 654:27 and stating to them, under oath or affirmation, if required, that member of such party.

(b) He may also register as a member of a party at any primary by requesting and voting the ballot of the party of his choice and if challenged, he shall take an oath or affirmation to the effect that he intends to affiliate with

and generally supports the candidates of that party.

no person who has voted in a primary may thereafter on the day of said primary change his party registration or change his registration so that he is id generally supports the callulaises of allow rates. I and II to the contrary, III. Notwithstanding any provision of paragraphs I and II to the day of said registered as a member of no party.

654:35 Corrected List. After a pre-primary session, the supervisors shall prepare a corrected checklist showing the registration of party members as corrected by them; and such checklist with the corrections that shall have been made in the sessions provided for in RSA 654:27 through 654:32 shall be used at the primary.

Periodic Maintenance and Verification of Checklists

received a notice of transfer from another board of supervisors of the checklist in the state of New Hampshire that a voter whose name is on the checklist has been added to the checklist of some other town or city, they shall strike that They shall retain the notice as proof of their reasoning in striking the name 654:36 Reports of Transfer. If the supervisors of the checklist have name from the checklist at the next session for the correction of the checklist. from the checklist.

654:37 Reports of Death. Whenever there is filed in his offic notice of the death of any person or persons of the age of 18 years town or city clerk shall notify the supervisors of the checklist of sa Upon receipt of such notice, the supervisors shall examine the ch if the name of said deceased person appears thereon, it shall be re to the next election. Any supervisor who shall neglect or refuse name of such deceased voter from the checklist after receiving submitting a notice of same to the supervisors at their next regu rom the town or city clerk shall be guilty of a violation.

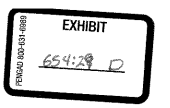


PENGAD-Bayonne, M.



U.S. Department of Justice

Civil Rights Division



JDR:RPL:SMC:jdh DJ 166-012-3 2004-2563 2004-2581 2004-2582 Voung Section - NWB. 950 Pennsylvania Avenue, N.W. Washington, DC 20530

June 22, 2004

Orville B. Fitch II, Esq.
Assistant Attorney General
Civil Bureau
Department of Justice
33 Capitol Street
Concord, New Hampshire 03301-6397

Dear Mr. Fitch:

This refers to Session Law Chapter 436 (HB 575)(1979), which recodifies the election laws of the State of New Hampshire; Session Law Chapter 266 (HB 577)(2003), which implements the Help America Vote Act of 2002 (HAVA), 42 U.S.C. 15301-15545; and the adoption of formal administrative procedures for the resolution of election law complaints, including complaints filed under Title III of HAVA, submitted to the Attorney General pursuant to Section 5 of the Voting Rights Act, 42 U.S.C. 1973c. We received your submissions on June 7, 2004.

The Attorney General does not interpose any objection to the specified changes. Regarding Session Law Chapter 266, we note that the act specifically amends the following provisions of the State's election laws: RSA 655:19, II (Chapter 387 (1991))(to provide for the deposit of certain candidate filing fees collected by the secretary of state into the election fund); RSA 655:19-c (Chapter 387 (1991)) (to provide for the deposit of any administrative assessments paid to the secretary of state into the election fund); RSA 664:3, I (Chapter 351 (1997)) (to provide for the deposit of political committee registration fees paid to the secretary of state into the election fund); RSA 664:21, II (Chapter 351 (1997)) (to provide for the deposit of any administrative fines for violations of the State's campaign finance laws into the election fund); and RSA 665:7 (Chapter 436 (1979)) (to authorize the Ballot Law Commission to hear and resolve complaints alleging violations of Title III of HAVA, as specified).

We note also that Section 5 expressly provides that the failure of the Attorney General to object does not bar subsequent litigation to enjoin the enforcement of the changes. In addition, as authorized by Section 5, we reserve the right to reexamine this submission if additional information that would otherwise require an objection comes to our attention during the remainder of the sixty-day review period. See Procedures for the Administration of Section 5 of the Voting Rights Act (28 C.F.R. 51.41 and 51.43).

Session Law Chapter 266 includes provisions that are enabling in nature. Therefore, the State is not relieved of its responsibility to seek Section 5 preclearance of any changes affecting voting proposed to be implemented pursuant to this legislation (e.g., creation of a centralized statewide voter registration database by the secretary of state and guidelines issued by the secretary of state implementing the database). See 28 C.F.R. 51.15.

Sincerely,

Joseph D. Rich Chief, Voting Section

ATTORNEY GENERAL DEPARTMENT OF JUSTICE

33 CAPITOL STREET CONCORD, NEW HAMPSHIRE 03301-6397



MICHAEL A. DELANEY DEPUTY APTORNEY GENERAL

KELLY A. AYOTTE ATTORNEY GENERAL



News Release

RELEASED BY:

Attorney General Kelly A. Ayotte

SUBJECT:

Voting Rights Act - Submission of a request for preclearance of

changes to New Hampshire Voting laws and procedures

DATE:

June 10, 2005

RELEASE TIME:

Immediate

Attorney General Kelly A. Ayotte announces the submission of requests for preclearance of changes made to the election laws in New Hampshire to the Federal Department of Justice. Preclearance submissions will address changes made to New Hampshire's election laws since jurisdictions in the State became subject to preclearance.

Ten New Hampshire towns are subject to section 5 of the federal Voting Rights Act. Changes to New Hampshire election laws that affect any of these ten towns must be submitted for review by either the Federal Department of Justice or the Federal District Court for Washington D.C. The federal Department of Justice will review the changes to New Hampshire's election laws to ensure that the changes do not have the effect of denying or abridging the right to vote on account of race or color, or membership in a language minority group. Changes to New Hampshire redistricting statutes have been submitted to, and approved by, the U.S. Justice Department since the 1980 census. Federal regulations require that the public be notified that the State has filed a request for preclearance and that the submission be available for public inspection.

News Release – Voting Rights Act section 5 Preclearance Submission June 10, 2005 Page 2 of 2

Copies of each submission by the Attorney General for the State of New Hampshire are available at the office of the Attorney General at 33 Capitol Street, Concord New Hampshire, 03301. Each document will also be made available at the Attorney General's Office web site at:

http://www.doj.nh.gov/elections/

Attorney General Ayotte and the federal Department of Justice invite persons interested in this submission to submit comments and information, in writing or by telephone, to the Voting Section of the Federal Department of Justice, Civil Rights Division, at the earliest possible date to ensure that they may be considered during the preclearance review time period. Telephone 1-800-253-3931 or (202) 307-2385 or write Chief, Voting Section, Civil Rights Division, Room 7354 – NWB, Department of Justice, 950 Pennsylvania Ave., NW, Washington, DC 20530. The envelope and first page should be marked "Comment under section 5." Additional information on the Voting Rights Act and the preclearance process can be obtained at the web site of the Federal Department of Justice at:

http://www.usdoj.gov/crt/voting/index.htm

The New Hampshire Attorney General's Office Voting section can be contacted at:

http://www.doj.nh.gov/elections/ New Hampshire Toll Free 1-866-8868-3703 or 1-866-VOTER03 electionlaw@doj.nh.gov

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